COMBINED DECLARATION AND POWER OF ATTORNEY

As a below-named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below by my name;

I believe I am the original, first and sole inventor, if only one name is listed below, or an original, first and joint inventor if multiple names are listed below, of the subject matter which is claimed and for which a patent is sought on the invention entitled:

METHOD AND SYSTEM FOR ESTABLISHING A QUORUM FOR A GEOGRAPHICALLY DISTRIBUTED CLUSTER OF COMPUTERS

for which a patent application: is attached hereto							
was filed in the U	Inited States on _as Application endment(s) filed on	n No; (if applic	able).				
amended by any amendment re							
Each individual associated Office, which includes a di this section. The duty to to be material to patentabil Thereby claim foreign priority myentor's certificate as indicate	close information known to me Regulations, §1.56, which state with the filing and prosecution of a pataty to disclose to the Office all informations known to be mitty of any claim issued in a patent was a benefits under Title 35, United the ded below and have also identificate before that of the application	tes in relevant part: tent application has a duty tion known to that individu taterial to patentability is d cited by the Office or subn d States Code, §119(a fied below any foreign	of candor and good far to be material to peemed to be satisfied nitted to the Office a)-(d), of any form application for	aith in dealing with atentability as defin if all information l eign application	the ned in known		
EARLIEST FOREIGN APPLICATION(S), IF ANY, FILED PRIOR TO THE FILING DATE OF THE APPLICATION							
EARLIEST FOREIGN APPLICATION NUMBER	COUNTRY	DATE OF F. (Day, Month,		PRIORITY CLAIMED			
				YES 🗌	NO 🗌		
I hereby claim the benefit und	er Title 35, United States Code	, §119(e), of any Uni	ted States provis	ional application	on(s) listed below		
APPLICAT		DATE OF FILING					
the subject matter of each of the provided by the first paragraph material to patentability as def	er Title 35, United States Code ne claims of this application is n of Title 35, United States Cod ined in Title 37, Code of Feder e national or PCT international	not disclosed in the p de, §112, I acknowled ral Regulations, §1.50	rior United State dge the duty to di 6, which became	es application in isclose informa	the manner tion that is		
APPLICATION NUMBER	DATE OF FILING	STATUS					
		PATENTED	PENDING	ABA	NDONED		
I havely, annoint Daniel E. Ve	ughan (Pag No 42 100) Edw	and I Committee (D.	No. 47.615)	Hout A Clamin	ng (Pag. No.		

Attorney Docket No. SUN-P5867-ARG

41,752) and A. Richard Park (Reg. No. 41,241) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith, and to file, prosecute and transact all business in connection with international applications directed to said invention.

Address correspondence to:

Park, Vaughan & Fleming LLP 508 Second Street, Suite 201 **Davis, CA 95616**



PATENT TRADEMARK OFFICE

Direct telephone calls to: Edward J. Grundler (530) 759-1663

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Title 18, United States Code, §1001, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Name and Citizenship	Kenneth W. Shirriff	Canada	Canada			
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	Signature and Date		!	Date			
	Name and Citizenship						
	Residence Address						
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	Residence Address						
	Postal Address (if different from Residence)						
	Signature and Date			Date			
5	Name and Citizenship						
	Residence Address						
	Postal Address (if different from Residence)						
	Signature and Date			Date			
	Additional inventor name(s) and signature(s) attached?: YES NO						